June 23, 2009

Honorable Judge Robert D Drain US Bankruptcy Court Case #05-44481 One Bowling Green Room 632 New York, New York 10004-1408

Dear Judge Drain,

I write this letter to object to the Approval of the Modified Plan that is to be heard before the Court on July 23, 2009. The basis for my objection is that the Court cannot discard the obligations to its' Delphi Salaried Retirees that are in fact GM Salaried Retirees. Any such plan for Delphi to emerge from bankruptcy without recognizing that Delphi Salaried Retirees that spent the majority of their careers with GM are in fact GM Salaried Retirees is not legal.

While it is laudable that Delphi is finally pursuing a strategy to emerge from bankruptcy, it is not laudable do so with an unethical, immoral, and perhaps illegal strategy. Delphi has an obligation to its' Salaried Retirees to make good on the implied contracts that it had with its' Salaried workforce. Delphi must insist that any deal to sell assets includes the transfer back to GM of the obligations that rightfully belong to GM---namely the Salaried Retirees Health Care and Pension Plan.

GM must recognize that if someone worked 25 or more years with GM and then was transferred (without a choice) to a GM created Delphi name and worked under that name in GM owned facilities for less than 10 years before being forced to retire then that Salaried Retiree is a bona fide GM Salaried Retiree and should be treated as such and cannot legally or morally be discarded by Delphi.

Please issue an order that said Delphi Retirees are in fact to be recognized as GM Salaried Retirees and the obligations for said Retirees must be a part of any deal concerning Delphi and GM.

Delphi was obviously created as a charade by GM and its' top officers likely colluded with GM to create the fictional Delphi which was doomed to fail from its' beginning. The fact that these top officers are still under SEC investigation further strengthens the case that anyone who worked 25 or more years for GM and then was forcibly moved to Delphi are in fact still the obligation of GM and any agreement to sell part or all of Delphi back to GM must recognize that Delphi Salaried Retirees are in fact GM Salaried Retirees.

Thank you

Stanley D Smith

608 North 13th Street

Middletown IN 47356

Committee of the property of the committee of the committ

, or a second required to the last

JUN 2 9 2009

U.S. BANKRUPICY COURT
SO. DIST. OF NEW YORK

## copy to

Delphi Corporation 5725 Delphi Drive Troy MI 48098 attn: General Counsel

Counsel to the Debtors Skadden, Arps, Slate, 333 West Wacker Suite 2100 Chicago IL 60606 attn Butler, Meisler

Office of US Trustee So. Dist. NY 33 Whitehall St Suite 2100 New York NY 10004 attn Brian Masumoto

Council for unsecured creditors Latham & Watkins LLP 885 Third Ave New York NY 10022 attn Rosenburg, Broude, Seider

Counsel for postpetition credit facility Davis ,Polk, Wardwell 450 Lexington Ave New York NY 10017 attn Bernstein, Resnick

Counsel for Tranche C Farr & Gallagher LLP 787 Seventh Ave New York NY 10019 attn Mancino, Abrams

Counsel for US Dept of Treasury Casdwallader, Wickersham, & Taft 1 World Financial Center New York NY 10281 attn Rapisardi, Haker

Counsel for Dept of Justice 86 Chambers Street 3<sup>rd</sup> Floor New York NY 10007 attn Schwartz, Cordaro Counsel for General Motors Corp Weil, Gotshal, Manges LLP 767 Fifth Avenue New York NY 10153 attn: Tannenbaum, Lemons

Counsel for Parnussus Schulte,Roth,Zabel LLP 919 Third Avenue New York NY 10022 attn Harris, Karp